

DAVID TYRONE HILL,

Plaintiff,

V.

CUYAHOGA COUNTY, *et al.*,

Defendants.

Case No. 1:11-cv-874

Judge Dan Aaron Polster

OPINION & ORDER

Plaintiff David Tyrone Hill filed this civil rights action on May 3, 2011, claiming that he was assaulted by police officers and Cuyahoga County Jail corrections officers in 2002 and 2004. Doc #: 1. Plaintiff's case was dismissed on August 11, 2011 pursuant to 28 U.S.C. § 1915(e). Doc #: 6. On June 5, 2019, almost seven years after this action had been dismissed, Plaintiff filed the instant Motion to Give the Cashier Office at Trumbull Correctional Institution Notice that Withdrawing Double Payment's[sic] from the Monthly Balance and or Average Six Month Balance is Contrary to Law. Doc #: 8. As the title of Plaintiff's Motion suggests, Plaintiff complains that the Trumbull Correctional Institution is withdrawing more from his prison account than lawfully permitted. However, Trumbull Correctional Institution is not a party to this action and this case was dismissed nearly seven years ago. Further, as cited in Plaintiff's Motion, the U.S. District Court is collecting funds from Plaintiff's prison account for a different action: 3:09-cv-889 *Hill v. CRUMP Healthcare Administration, et al.* Plaintiff filed two similar motions in that case which were denied by Judge Zouhary because Hill does not allege he made any attempts to exhaust the inmate grievance procedure, a necessary predicate to pursuing a claim in federal court.

Thus, the Court cannot properly consider Plaintiff's Motion. Accordingly, Plaintiff's Motion is hereby **DENIED**.

IT IS SO ORDERED.

/s/ Dan Aaron Polster Aug. 22, 2019
DAN AARON POLSTER
UNITED STATES DISTRICT JUDGE